UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA]	
]	
v.]	No. 05-CR-30042-MLW
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CESAR CRUZ and	į	
RICARDO DIAZ	ī	

GOVERNMENT'S RESPONSE TO DEFENDANT CESAR CRUZ'S MOTION FOR SEQUESTRATION OF WITNESSES

Defendant Cesar Cruz has moved to sequester the witnesses anticipated to testify at trial starting on May 1, 2006. The government has no objection to the motion, but pursuant to Rule 615, asks that the case agent, Special Agent Mark Karangekis, be allowed to sit at counsel table for the duration of the trial.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attorney

Andrew E. Lelling
Sharron A. Kearney
Assistant U.S. Attorneys

Date: April 20, 2006

CERTIFICATE OF SERVICE

I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on April 20, 2006.

ANDREW E. LELLING